EXHIBIT B-1

UNITED STATES COURT of APPEALS For the First Circuit

NI-	77	1.1	07
No.	44-	11	73-

IN RE: THE FINANCIAL OVERSIGHT AND MANAGMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO SALES TAX FINANCING CORPORATION, a/k/a Confina; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEES RETIREMENT SISTEM OF THE GOVERMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO POWER ELECTRIC AUTHORITY (PREPA); THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE OF THE PUERTO RICO PUBLIC BUILDING AUTHORITY.

RECEIVED

Debtors.

JUN 01 2022

MAIRA I. FELICIANO ROSADO,

KROLL RESTRUCTURING ADMINISTRATION

Claimant-Appellant



V.

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEE'S RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND THE TRANSPORTATION AUTHORITY.

Debtors - Appellees.

MOTION IN FULFILLMENT OF ORDER AND SHOW CAUSE FOR NON-DISMISSION

Appears today, May 23, 2022, before UNITED STATES COURT OF APPEALS FOR THE FIRST CIRCUIT, in Boston, Massachusetts (hereinafter First Circuit Court), the Claimant-Appellant Maira Ivet Feliciano Rosado (hereinafter Ms. Feliciano-Rosado) in the case with the assigned No. 22-1193 (Case No. 17-03283-LTS9 United States District Court for The District of

Puerto Rico, and NOTICED APPEAL (No. 20358) in Title III case No. 3:17-bk-03283-LTS (D.P.R.), as an individual creditor or holder of the claim #179662, and having obtained an unfavorable ruling in terms of the "Asserted Claim Amount" UNDETERMINED (with \$ 0.00) (Docket Entry No. 20359 in Case 17-3283), by a decision of the Honorable Laura Taylor Swain, in The United States District Court for the District of Puerto Rico (hereinafter Federal Court), and the Financial Oversight and Management Board for Puerto Rico (hereinafter Board), which was created to assume the representation of the Government of the Commonwealth of Puerto Rico in accordance with Section 315 of the Oversight, Management, and Economic Stability Act of 2016, Public Law 114-187, better known as «PROMESA», 48 U.S.C. § 2101 et seq (2016), with its Lawyers (hereinafter those who hold jurisdiction over PROMISE).

1. It should be noted that the Claimant-Appellant party is composed of Ms. Feliciano-Rosado and her son, the minor L.A.R.F., aka now from 17 years old, his only son, and his only wealth and life expectancy (hereinafter Claimant-Appellant party). As a matter of fact, Mrs. Feliciano Rosado is in early retirement due to disability not related to employment under the Puerto Rico Teachers Retirement System (S.R.M.), by virtue of her work as a School Counselor in a secondary school of the Department of Education (D.E.) (for its acronym in Spanish), is an attorney (although her title has not yet been revalidated), is a resident of the Town of Mayagüez, Puerto Rico, and appears before the 1st Circuit on behalf of the minor L.A.R.F.; both believers of the doctrines of the Seventh-day (7th) Adventist Church as Sabbath-Keepers.

FORGIVE ME if I do not know how to address myself correctly before this honorable First Circuit Court, since I have no experience in litigation. But I am experienced in brokenness, and I have nowhere to go! Nor is it my intention to disrespect judges or attack their authority, but the abuse of power. We also do not consider that we have challenged the Board with recklessness and arrogance. (Orders of 1st Circuit Court dated May 11, 2022 with postmarked by the United States Post Office, dated May 11, 2022, p. 14, 18). But we are convinced that the Board, appointed by the U.S. Congress, is the only one with the power to put «JUDICIAL CORRUPTION» in check, freeing the judicial system from the mafia groups that hold it hostage under a "Reign of Terror" and, in effect, impacting the quality of life of Puerto Ricans.

A. SHOW CAUSE FOR NOT DISMISSAL:

- 2. The Claimant-Appellant party appears, through Mrs. Feliciano Rosado, TO SHOW CAUSE, in writing, why this appeal should not be dismissed for lack of jurisdiction, pursuant to the Fed. Application R. P. 42(b), in compliance of the order of court of May 11, 2022, Pursuant to 1st Cir. R.27.0(d). Thus, the reasons why this <u>1st Circuit</u> should not dismiss the case for lack of jurisdiction are the following:
 - a. In her ruling, Judge Laura Taylor Swain gave a brief review of what happened there with respect to this case, and we quote her words ad verbatim:

"Ms. Maira I. Feliciano Rosado's Proof of Claim form asserts that her claim is entitled to administrative priority pursuant to 11 U.S.C. Secc. 503 (b)(9) and is secured in whole or in part by a lien on property. At the February 16, 2022, hearing concerning the Debtor's objections to certain proofs of claim, the Court made the following ruling concerning the proof of claim filed by Ms. Feliciano Rosado:

I have reviewed the written submission and listened very carefully to everything that has been said today. I am terribly sorry to hear what Ms. Feliciano-Rosado has been going through, and her concerns about her son, and the custody matters, and the treatment of the child-custody payments. Those are not matters that are properly before the Court today. What is before the Court today is the question of whether the claim that Mr. Maira I. Feliciano Rosado has field in these Title III proceeding is entitle to priority payment classification, either because it concerns a sale of goods to the Commonwealth within a certain period of time, or because it is backed by security, money, or property set aside to pay that claim specially. Neither of those necessary facts is established with respect to this claim. Therefore, the Court sustains the 362nd Omnibus Objection as to claim no. 10547 filed Maira I, Feliciano-Rosado. That claim is reclassified as a general unsecured claim, and it will be considered and evaluated for payment and validity along with other general unsecured claims", (See Annexes of 2022, Order dated March 24, 2022, pp. 7-9).

We are of the opinion that Judge Taylor-Swain's summary of the case has the effect of a TRANSCRIPT of the February 16, 2022 hearing (See Annexes 2022, Copy of pages 1 and 6 of the "Notice of Agenda of Matters Scheduled For The Hearing on February 16-17, 2022 At 9:30 A.M. AST", p. 5-7), and for which Ms. Feliciano-Rosado seeks appeal to the 1st Circuit in Boston.

- b. On the other hand, and having obtained unfavorable determinations from those who have jurisdiction over PROMESA, by qualifying their claim INDETERMINATE and, consequently, assigning it an "Amount of the Affirmed Claim" of \$0.00, under Entry No. 20359, in File 17- 3283, box titled "If Your Claim Is Listed Here, One or More Debtors Are Seeking to Deny Your Request for the Reason Stated Below", it was expected that Ms. Feliciano-Rosado would conclude that her claim had been dismissed. (See Annexes 2022, Table Entitled "If You Claim is Listed Here, One or More of the Debtors are Seeking to Disallow Your Claim for the Reason Listed Bellow", pp. 4-7).
- c. Adding to the above, *I do not consider myself a BAD FAITH LITIGANT under 28 U.S.C., Sec. 1915(a)(3), DuLaurance v. Telogen, No. 15-1537, 2016 WL 10454553, at *1 (1st Cir. Nov. 30, 2016) (Good faith for purpose of Sec. 1915(a) (3) is judged by and objective standard, i.e., whether the litigant "seek appellate review of any issue not frivolous") (See Annexes 2022, Order Concerning Application Filed by Maira I. Feliciano Rosado, March 24, 2022, p. 8(b)). There is no bad faith on my part. However, since I filed the Notice Appeal on March 15, 2022, in the District Court, suddenly and surprisingly, I was ordered to translate the Reply into English that I filed on May 2, 2022 as a sine qua non requirement for its adjudication (See Exhibits 2022, "The Motion is denied without prejudice to renewal in English dated May 5, 2011, without dateline and postmarked by the United States Post Office", dated May 5, 2022, p 10). This fact is worrying since PROMESA created an ad hoc rule of law that allows the parties, among other advantages, to have access to each of the federal court notices in both Spanish and English, which means that their respective responses be drafted in

the native language of the parties. Furthermore, PROMESA notices and motions are drafted in both languages. Since 2018, Ms. Feliciano-Rosado presented her replies and motions, with her voluminous annexes, in the Spanish language.

- d. Certainly, it is not frivolous to fight for a child. It is not bad faith to knock on the door of the 1st Circuit Court in Boston to PRAY for his RELEASE. Maxime when he is the only child this mother has managed to have, and she has been arbitrarily deprived of her love, affection and companionship for the past 10 years. My son needs me! It is a truth that I feel in my maternal heart. I know he silently suffers from his captivity, but no one seems to care.
- e. Put to the sack, the Claimant-Appellant Feliciano was denied the exemption of the payment of \$505.00, notwithstanding his economic inability to cover the costs associated with an appeal litigation, due to not having recurring income. (See Annexes 2021, Tax Year 2021, p. 36; See Annexes 2022, March 2022 Check Stub, pages 37, and 37(b)). In addition, due to their economic condition, requiring the Complaint-Appellant to liquidate their few assets to file their claim would be excessively onerous and contrary to the principle of access to justice. The fact that he wants to exercise his real right to appeal does not imply that he has the financial capacity to file the fees and initiate his cause of action. Board of Regents v. Roth, 408 U.S. 564 (1972). Consequently, we request that Mrs. Feliciano Rosado be allowed to proceed with her cause of action without paying the amount in question.
- f. It was not until May 19, 2022, that the Judge Taylor-Swain determined the following: ORDERED that this Order resolves Docket Entry No. 20490 in Case No. 17-3283; and it is further ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order. (See 2022, pages 33). (See Anejos 2022, Four Hundred Thirty-Fifth Omnibus Objection, Exhibit A-Claims to Be Disallowed, subsection 2, p. 33).

The crucial objective of this OBJECTION is to GIVE VOICE, as a CRY FOR HELP!, to the young-adolescent LEO, who, under the particular circumstances of this case, is still a victim of the serious crimes of KIDNAPPING AND ENFORCED DISAPPEARANCE (2011-2022) NOT recognized by the State, which a priori denies it justice, and without anyone giving a damn. Especially when the silent and invisible captivity of the minor, added to the violence and reprisals that are exercised against the mother-complainant persecuted and imprisoned two (2) times, being innocent, as a result of acts related to corruption in the E.L.A. Government, in the exercise of their judicial prerogative, which not only negatively impact the country's economy, but also create a new aspect of "CHILD EXPLOITATION" for "TRAFFICKING" in "CONSUMER SALES", with children as merchandise, which requires a solution urgent, although the BOARD, failing that, is not the appropriate forum.

B. FRAMING THE CASE IN PROMISE:

- 3. The previous decisions of those who have jurisdiction over PROMESA certainly have the effect of dismissing the case at hand. Reason for which the Plaintiff appealed to the 1st Circuit in Boston (See Annexes 2022, Transcript Report, p. 1), by filing a Notice of Appeal in the Federal District Court of Puerto Rico, on March 15, 2022. *Next, more grounds will be given for the reasons why this appeal forum should not dismiss this cause:
 - a. Sec. 205- Which is why the Claimant-Appellant part draws the attention of the Federal Court to Title II. Board Responsibility, Sec. 205, of the PROMESA, since it authorizes the Board, subject to its total discretion, to intervene in "the effects of the laws and judicial orders of the territory in the operations of the territorial government." Among other things, the Board has the inherent POWER to intervene in cases that are unrelated to this original lawsuit, and *"to make structural changes in the Puerto Rican legal system" (Prof. Emmanuelli Jiménez (2016). Add to the above that the Board's mission is to work with the people and government of Puerto Rico to create the foundation for sustainable economic growth and restore opportunity for the people of Puerto Rico. Certainly, it is impossible to achieve the economic restructuring that has been so much sought after without addressing the serious and real problem of the «JUDICIAL CORRUPTION», at the expense of a people crushed by the effects of corruption, misgovernment, poverty, unemployment, and - most recently - a global pandemic. In re Jackson Sanabria, 97 DPR 1 (1969). Feliciano Rosado v. Matos, 110 DPR 550 (1981). In re Hernández Enriquez, 115 DPR 472 (1984). In Re Miranda Rivera, 141 DPR 94 (1996). In re Martínez, 151 DPR 519 (2000). In re Castro Colón, 155 DPR 110 (2001). In re López Morales, 184 DPR 334 (2012). In re Aprob. Rs. y Com. Esp. Ind., 184 DPR 575 (2012). In re Acevedo Hernández, 194 DPR 344 (2015). Pueblo v. Acevedo López, 195 DPR 357 (2016). In re Benero García, 2019 TSPR 82.
 - b. Sec. 701- The PROMESA also contains a final Title VII, with a single section, which seems very general and ambiguous, but which, in detailed analysis, by experts, may be a threshold of hope for the solution of other problems that affect the economy, health, security of the Town. Said Title VII literally provides: TITLE VII—SENSE OF CONGRESS REGARDING PERMANENT, PRO-GROWTH FISCAL REFORMS SEC. 701. SENSE OF CONGRESS REGARDING PERMANENT, PRO-GROWTH FISCAL REFORMS. It is the sense of the Congress that any durable solution for Puerto Rico's fiscal and economic crisis should include permanent, pro-growth fiscal reforms that feature, among other elements, a free flow of capital between possessions of the United States and the rest of the United States. In what is pertinent, we quote ad verbatim the words of the Prof. Emmanuelli² (2016):

"The 'sense of Congress' of Section 701 should be read as an intention or legislative opinion regarding the type of general reforms that they understand should be

¹Emmanuelli Jiménez, Lcdo. Rolando, J.D., LL.M.i, Title VII of PROMESA – The intention of Congress regarding permanent fiscal reforms for economic growth: Final reflections on the Law and its effects in Puerto Rico MICROJURIS.COM (November 14, 2016). pr.microjuris.com/noticias/noticia/titulo-vii-de-promesa-la-intencion-del-congreso-en-cuanto-a-las-reformas-fiscales-permanentes-de-crecimiento-economico-reflexiones-finales-sobre-la-ley-y-sus-efectos-en-puerto-rico ²Id.

implemented in Puerto Rico, but a specific legislative will is not expressed regarding what this specifically translates to. It should be noted that the text of the law does not even include the business zones that Representative MacArthur mentioned in Committee. The Section's language allows for a wide margin of discretion and interpretation based on this scant information. Therefore, there is no guarantee that it will serve as a binding criterion when determining the fiscal measures to be implemented, since it will depend on the interpretation given by the officials related to the Law, particularly the Supervisory Board".

- c. 301(a)- Now the Government cannot be sued, which means double impunity for the kidnapping judges and their accomplices by action, omission or cover-up. The referred Title III of PROMESA provides in its Section 301(a) the application, among others, of Sections 362 and 922 of Title 11 of the Federal Bankruptcy Code. Thus, the filing of the bankruptcy petition has the immediate and direct "effect of paralyzing" [automatic stays] any civil action that any natural or legal person has initiated, attempts to continue or from which they request the payment of a judgment against the Government of Puerto Rico and its instrumentalities, while bankruptcy proceedings are pending before the federal court. 11 USC seconds. 362(a), 922(a); 48 USC sec. 2161(a). Marrero Rosado v. Marrero Rosado, 178 DPR 476, 491 (2010); Morales v. Clínica Femenina de P.R., 135 DPR 810, 820 (1994).
- d. Art. IV, Sec. 3 of the Federal Constitution- Eagerly expecting to find justice, the claimant appears with the purpose of framing his cause of action within the guarantees of the PROMESA Law and its BOARD, whose powers are so broad, since "Puerto Rico is not a sovereign, but under the constitutional scheme of the United States it is a territory subject to the power of the territorial clause of Art. IV, Sec. 3 of the Federal Constitution", People v. Sanchez, 193 DPR 594 (2020). Commonwealth of Puerto Rico v. Franklin California Tax-Free Trust, Et Al., 136 S. Ct. 1938 (2016); Puerto Rico vs. Sanchez Valle, 136 S. Ct. 1863 (2016), *So that those who have jurisdiction over PROMESA, recognize in this complex legal controversy that involves the life, liberty and property of the minor L.A.R.F., it only represents "some of the questions that require to be addressed in this NOVEL LEGAL AND POLITICAL FRAMEWORK WHICH HAS UNSUSPECTED EFFECTS on the political organization of the territory, the rights, and the lives of millions of American citizens residing in Puerto Rico." Perez Diaz v. ALS, et al. 2017TA1870. Especially when "the domain of the Board is in all the INCIDENTAL POWERS that it has to achieve balanced budgets and that Puerto Rico improve its fiscal situation." Therefore, such sovereignty "CANNOT BE REDUCED TO A NEGOTIATION BETWEEN CREDITORS AND DEBTORS," supra, when there are other larger problems that destroy the People of Puerto Rico, and where relevant we quote: "Pursuant to section 212, the PROMESA, the Board may also intervene in any litigation filed against the territorial government and request cease and desist orders, including stay of proceedings". (Prof. Emmanuelli Jiménez).
- There are other voices crying out for HELP AND JUSTICE. Namely, the cries of CHILDREN. the most vulnerable legal subjects of society, and that in the courts, with increasing frequency,

are SACRIFICED to the god MOLOCH!³ of the egoism of the powerful and untouchables of the country, on the altar of the interest of power and money, whose ardent fire of corrupted honor silences their screams and the cries of the CHILDREN and their "MOTHERS" with frightful cruelty, even though it develops in the purest and diaphanous legality. The «SATANIC TRINITY» lives on! It is embodied in spirit and action in the GENDER IDEOLOGY and its corollaries, such as «JOINT CUSTODY», mercilessly destroying the most sacred ties to the human heart: the mother-child relationship. A MOTHER'S LOVE IS THE MOST SUBLIME MANIFESTATION OF ABDENATION ON EARTH. CHRIST "WAS" AND "IS" THE SELF-SCRIBING IN PERSON. "All who follow CHRIST will wear the crown of SACRIFICE. Satan will combat the principle of SELF-SERVICE wherever it manifests itself" (DTG, p. 144)⁴. War against MOTHER is war against «CHRIST»! Thus, the war against the MOTHER is a war against religious liberty, and we quote:

"The king on his throne has no work superior to that of the «MOTHER». This is the queen of his family. It is up to her to model the character of her children, so that they are suitable for the superior and immortal life. An angel could not ask for a higher mission; because while he performs this work the MOTHER «IS SERVING GOD»".

5. Recently, this JOINT CUSTODY REGIME was glorified in the new Civil Code 2020 with its inclusion in Arts. 602-606, although over the years it has proven to be extremely oppressive because, among other things, it restricts the right of parents to make decisions closely related to parenting style and RELIGIOUS BELIEFS. As well as attacking the roles of men and women, lashing out with special viciousness against the preferential role of the «MOTHER». Said regimen is not only attributed to the mother, with the fury of a misogynist-feminism⁶, but it was implemented by laws⁷ that give content and expression to the old forms of adoration of the SUN god. Now turned into public policy, sustained by the public treasury, the legal instrument of such a violent religion is the "JOINT CUSTODY REGIME", an aspect of GENDER IDEOLOGY. This implies an implicit threat of a state regulatory intervention, which is imposed as "the first option", and which, in effect, promotes an attack against mothers

³Ramos Jonathan, Historiador, Documental: ¡ABOMINACIÓN! SACRIFICIO de NIÑOS en la antigüedad [AB0RT0]. https://www.youtube.com/watch?v=NQ_KoYHEqn4
 ⁴White, Helen, The Desire of Ages, Pacific Press, Avenida Doral, Miami, E.U., p. 144.

⁵White, Helen, The Adventist Home, Section 10, The Queen of the Family, Chapter 38: "Position and responsibilities of the "MOTHER", Chapter 38: "Position and responsibilities of the Mother, Inter-American Publishing Association, Doral Ave. Doral Florida, (Edition Kindle).

"López Badillo, Article- "Violent femmes", January 1, 2010, Revista Ley y Foro del Colegio de Abogados de Puerto Rico, 2010_2RLF32. A discourse that is distinguished because it arises from nothing more and nothing less than women against women (nothing to do with the Mecano song), and which I call "intra-female violence". Intra-female violence is a type of violence, passive, aggressive, psychological, emotional or moral, which manifests itself as mistreatment of a woman by another woman.

⁷Micro.juris News- The Department of Justice proposes that the penalty for mistreating a minor through CONVERSION THERAPY should not be a fixed term of five years. Instead, they are proposing that a range be established in the term of imprisonment. That is to say "from so many to so many years" *so that the Judiciary may have discretion in setting the penalty. May 13, 2021.

that is concretized in the following words: AND I WILL TAKE YOUR CHILDREN AWAY!

AND I WILL TAKE AWAY YOUR CHILDREN!8

CHILDREN, in the flower of their purity and innocence, are always the most SACRIFICED on the altar that devours. Child sacrifice NEVER STOPPED9. We no longer throw them into the fire, but into the flames of ideological experiments like «GENDER IDEOLOGY» that fuel evil and horriy any sane mind. JOINT CUSTODY is an example of them, "being outside all logic of protection and natural and altruistic affection towards children, as well as the maintenance and continuity of a society" that protects the marriage pact. The time they spend with their children is of value to them only to the extent that they can benefit for themselves. Namely, the reduction or exemption of the maintenance obligation under the pretext of JOINT CUSTODY, "He will think to change times and laws" (Daniel 7:25). More here a new manifestation of "CHILD TRAFFICKING FOR FOOD PENSION" can be seen. "Given the dynamic and changing nature of "CHILD TRAFFICKING" (and its responses) [...]". This is what the ILO, UNICEF and the United Nations Global Initiative to Fight against TRAFFICKING IN PERSONS (UN.GIFT) warn in the Training Manual to combat TRAFFICKING IN CHILDREN for labor purposes of September 15, 2009 Such a definition now imposes a numerus apertus list to identify and stop the new forms of CHILD EXPLOITATION FOR TRAFFICKING, as in the present case.

C. ORIGINAL CLAIM:

- 7. Failing the above, on April 27, 2018, Ms. Feliciano Rosado delivered the "Proof of Claim" in person at the Añasco, Puerto Rico (See Annexes 2018, April 27, 2018, p.), Delivery Center of the Bianca Building, which question #6 reads as follows: Do you have a claim against any specific agency or department of the Commonwealth of Puerto Rico? To which Mrs. Feliciano Rosado answered: THE MAYAGÜEZ COURT FOR STEALING MY CHILD FROM ME SINCE DECEMBER 14, 2011. This means that from the beginning it was Ms. Feliciano Rosado's intention to bring to this class action the case of «LIBERATION OF MINOR L.A.R.F.», although, in questions 9 and 10, she highlighted as the basis of her claim the "Return of fees illegally withheld" (See question 9), for "Withholding against my will." (See question 10) (See Annexes 2018), against The Teachers' Federation of Puerto Rico (hereinafter Federation). Add that in question #13 it was specified that the amount owed by the Puerto Rico Teachers Association (hereinafter Association) was not known exactly.
- 8. It should be noted at this point that Ms. Feliciano-Rosado also presented the pertinent evidence on the same day that she submitted the Proof of Claim, that is, on April 27, 2018 (See Annexes, 2018). The deadline to make claims of the "creditors" of any of the "debtor" or "debtors" of the Commonwealth of Puerto Rico, under section 304(a) of PROMESA, initiating under Title

^{*}Barea Payueta, Consuelo Dra., AND I WILL TAKE AWAY YOUR CHILDREN! the trilogy of books: (1) The Disadvantages of Joint Custody (June 30, 2012); (2) The Abuser as Ex-Husband and as Father [in the context of joint custody] (September 1, 2012); (3) Patriarchal Justice: Gender Violence and Joint Custody (1-Jan-2013).

Ochoice42, Modern Child Sacrifice, https://www.youtube.com/watch?v=04zRK5qc9mY

III cases under PROMESA (each, a "Debtor" and collectively, the "Debtors"), was dated May 29.2018. In pertinent part, we quote from the order of February 15, 2018 issued by the Federal Court with the title "NOTICE OF DEADLINES FOR THE FILING OF PROOFS OF CLAIM", and which was sent to the potential debtors, Section 1 "The Bar Dates", subsection (a) "General Bar Day", which reads as follows:

"4:00 p.m. (Atlantic Standard Time) on May 29, 2018, is the deadline (the "General Bar Date") for filing proofs of claim (as defined in Bankruptcy Code 101(5)), against the Debtors on account of (i) claims arising, or deemed to have arisen, prior to the respective commencement dates for their Title III Cases, including, for the avoidance of doubt, bond claims and claims arising under Bankruptcy Code section 503(b)(9), and (ii) claims, asserted by governmental units (as defined in Bankruptcy Code section 101(27))"...

*The date of May 29, 2018 constitutes an essential fact in the case in question.

- 9. Years passed, on October 4, 2021, she personally delivered the «VOTING BALLOT» in the center of Añasco, Puerto Rico (See Annexes 2021), documents referred to with a red puncher that reads COPY, 4/Oct./2021). In addition, the Movant also presented additional and voluminous evidence that inevitably goes back to the facts of the case in question, to the causes of his premature and forced retirement, since the aggressor entity that subverted the authority against the victims (the mother and her son) is the State itself, in the exercise of its judicial function.
- 10. Even so, those who have jurisdiction over PROMESA dismissed Ms. Feliciano-Rosado's claim on the basis that we cited ad verbatim: "Treatment: Claim to be Disallowed. Reason: *Proof of claim was not timely filled, as claimant filled the claim after the applicable deadline set by the Bar Date Orders. Asserted Claim Amount \$0.00". (See Annexes 2022, document entitled "If your Claim is Listed Here. One Or More of the Debtors Are seeking to Disallow Your Claim for the Reason Listed Below", with a copy of the envelope postmarked by the mail of 9 February 2022). It turns out that the Court had sent a card with an acknowledgment of receipt entitled: "PRIME CLERK RECEIVED YOUR PROOF OF CLAIM", dated November 5, 2021. This proof of receipt card is irrefutable proof that the evidence did reach the hands of those who have jurisdiction over PROMESA within the established period. (See Annexes 2021, of November 5, Prime Clerk Received Your Proof of Claim, Date Filed: 10/189/2021, Proof of Claim 179662).
- 11. The petitioner has always been prevented from setting a specific amount for the claim, because she was never informed of the exact amount owed to her by the Federation for the fees illegally withheld, counting from August 1999 to May 2007, approximately. It should be noted that from June 2007 to December 2010, Ms. Feliciano-Rosado was studying Law under three (3) unpaid leaves of absence for studies granted by the D.E. On the other hand, the Association also did not fulfill its promise to pay back, with accrued interest, for the fees illegally withheld after having prevailed in court against the Federation in a class action lawsuit. Such a promise was the main reason for Ms. Feliciano-Rosado to affiliate with the Association in August 2011, and under the promise that it would free her from the yoke of compulsory membership of the Federation.

- 12. In effect, the debt for the refund of fees illegally withheld against the D.E., the government entity that finally made the corresponding payments to the teachers of Puerto Rico, by virtue of the class action lawsuit in that sense, constitutes the original cause by which Ms. Feliciano-Rosado entered the PROMESA class action, 48 USC secs. 2101 et seq, as of April 27, 2018. But it is also true that from the beginning the petitioner brought the KIDNAPPING OF HER SON, perpetrated by State agents, to the attention of the that have jurisdiction over PROMESA (See "Proof of Claim, Modified Official Form 410"). Especially when the Association refused to return the money that corresponded to her as a punishment mechanism for her sudden disaffiliation, back in 2012, and just in the period in which the payments in question were made. Thus, both the Association and the D.E. ruthlessly denied Ms. Feliciano-Rosado the payments that corresponded to her. This even when the prima facie evidence establishes that she was affiliated with the first and was listed as an employee of the second, during the scheduling period when the collective action against the Federation was carried out (See Annexes). Therefore, the Association received from the Secretary of the Treasury the amount of the affiliation premiums by discounting the payment of the monthly check of Mrs. Feliciano Rosado.
- 13. In this way, the Association totally disregarded the chaotic situation that Mrs. Feliciano was facing, consisting of the "ILLEGAL SEIZURE OF HER SON" from the maternity home, in unison with his first (1st) illegal and unjust incarceration, which is nerve-wracking (from 14 as of December 23, 2011) (See Annexes). Failing the foregoing, the petitioner's request to disaffiliate the Association was not due to frivolity or disloyalty, but rather due to sudden insolvency. The mediate cause for the disaffiliation and forced retirement of Ms. Feliciano-Rosado was «THE STOLEN OF YOUR CHILD».

D. MAIN PURPOSE OF THE OBJECTION:

- 14. Certainly, this case establishes a bad precedent for the "Rama Judicial de Puerto Rico". The core issue of the present controversy, which is complicated in its simplicity, since it is no longer a case but a cause of LIBERATION AND HUMAN RIGHTS, so provocative that it causes a "shock" to the conscience of the Puerto Rican People by reflecting a seriousness that violently disrupts the pillars of integrity and justice of our «MAGISTRACY», regarding the verification of the appalling cruelty that they still unjustifiably keep the minor L.A.R.F., today youth-adolescent, as hostage, FOR EXPLOITATION FOR THE PURPOSES OF INVOLUNTARY SERVITUDE DUE TO OTHERS' FOOD PENSION DEBT AGAINST HIS "MOTHER", FOR A NEW MODALITY OF TRAFFICKING IN MINORS IN THE TERRITORY OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO (HEREINAFTER CHILD TRAFFICKING OR TRAFFICKING IN MINORS FOR CHILD SUPPORT), which is quite difficult to stop. This is because, among other things, the International Convention for the Protection of All Persons from Enforced Disappearances (ICPPED), and other international instruments, were not designed to deal with this type of case.
- 15. There is no doubt that these facts configure the elements of Article 159 INVOLUNTARY SERVITUDE OR SLAVERY, of the New Penal Code 2012, which was repealed by Senate Bill 1685 amending the Penal Code of Puerto Rico 2012, signed as Law 159-2020 of December 28, 2020 in the 7th Extraordinary Session, effective immediately. Inasmuch as the minor is

arbitrarily deprived of his liberty within the spirit of local laws and international conventions applicable to the crime against humanity of ABDUCTION, counted from December 14, 2011, with his eventual FORCED DISAPPEARANCE, counted from May 13, 2013 until today. *And, which, as recently as March 2017 is being financed and, in effect, perpetuated with the discounting of the alleged mother-feeder's monthly SRM retirement pensions, which is confiscatory and illegal. This means that the Administration for the Support of Minors (ASUME) is sending the money payments, with the method of direct payment of alimony, allegedly in favor of the minor L.A.R.F., to an "UNKNOWN PARADERO" outside the E.L.A. and its territories (2017-2022), with the concomitant concealment of the whereabouts of the latter, thus subtracting her from the law and following a pattern of organized crime, Pueblo v. Meliá, 143 DPR 708 (1997), with Judge Mariluz Cruz Morales of the Humacao Court.

- 16. The crucial objective of this MOTION is to GIVE VOICE, as a CRY FOR HELP!, to the young-adolescent who, under the particular circumstances of this case, is still a victim of the atrocious crimes of KIDNAPPING AND ENFORCED DISAPPEARANCE (2011-2022) NOT recognized by the State, which a priori denies it justice. Especially when which is being perpetrated and perpetuated by the criminal group of the Mayagüez Court and the brother Court of Humacao, in ruthless confederation with the Administration for the Support of Minors (ASUME for its acronym in Spanish), which we call "MAFIA". Reason why this mother-complainant, without being a human rights activist, who was taken out of her career by RIPPING HER SON away from her, and with it her lifestyle and her joy of life, raises her voice against "JUDICIAL CORRUPTION".
- 17. And she appear before the 1st Circuit of Boston to BEGGING as a MOTHER, *the new bad word of GENDER IDEOLOGY that is a challenge to the THRONE OF GOD, and a blatant violation of the RIGHT TO BE «M A D R E», "a fundamental right and of higher constitutional hierarchy than the right of property", Stanley v. Illinois, 405 U.S. 645 (1972). Indeed, the right to be a «MOTHER», from which the right to affective property over children unfolds, the most sacred ties to the human heart, must be elevated to constitutional status to protect other MOTHERS AND CHILDREN in the same situation. This is due to the restrictive and exclusive interpretation of motherhood and child rearing, which establishes a new type of «CHILD TRAFFICKING» prosecuted as a Law, and impermissible discrimination against women on the basis of sex, thus denying them equal protection of laws, People v. Rivera, 133 DPR 444 (1993), Wackenhut v. Rodriguez, 100 DPR 518 (1972); Zachry International v. Court, 104 DPR 267 (1975); Women's Commission v. Secretary, 109 DPR 715 (1980); Milan vs. Munoz, 110 DPR 610 (1981). People v. Rivera, 133 DPR 444 (1993), Wackenhut v. Rodriguez, 100 DPR 518 (1972); Zachry International v. Court, 104 DPR 267 (1975); Women's Commission v. Secretary, 109 DPR 715 (1980); Milan vs. Munoz, 110 DPR 610 (1981).
- 18. Causes restlessness and terror, that Puerto Rican women no longer have the preferential role in parenting. It is an authentic fact that in the Family Rooms, for adopting the Gender Ideology as a public policy, emboldened in their heretical and frantic dogmatism with the «JUDICIAL CORRUPTION» that already exists, and in their daily life, of a routine that is chilling "normality", THEY TAKE CHILDREN FROM THEIR JUST MOTHERS with "the ease that eggs are taken from the hen" (George Orwell (1949), or they separate her from them, or the

breadth of her influence and indispensability is counteracted with infernal audacity Worse still, the MOTHER is sent to jail allegedly for the food obligation, when the provider, by law of nature, IS THE MAN, NOT THE WOMAN! Despite the alarming cases of CHILDREN WHO ARE TAKEN FROM THEIR MOTHERS by the macabre experiment of GENDER IDEOLOGY, there is no obvious sense of urgency surrounding these tragedies, Embarrassingly, the State continues to imprison more women, allegedly for CHILD-SUPPORT debt, in an institutional "FEMINICIDE" which It is one of the biggest mistakes in the country. It has been shown that "incarceration is more detrimental to women than to men because of the harm children suffer when their [...] mothers are sent to prison".

- 19. In Puerto Rico, they no longer allow us to be mothers. The mother is the one who raises her children. No argument is needed to establish this TRUTH; because we feel it in our own heart and in the CONSCIOUSNESS. It was that feeling of maternal conscience that led Janet Viera Grau to unease and anxiety on January 17, 2021¹¹, the mother from Vega Baja who committed suicide for reasons of the removal of her two (2) children for discrimination due to disability due to deafness and old lady She found no relief; she could not be content with such a fundamentally unfair court decision. It is "Rachel who mourned for her children, and she would not be comforted about her children [...]" (Jer. 31:15).
- 20. To add insult to injury, the « JOINT CUSTODY REGIME» was glorified in the new Civil Code 2020 with its inclusion in Arts. 602-606, although over the years it has proven to be extremely oppressive because, among other things, it restricts the right of parents to make decisions closely related to parenting style and RELIGIOUS BELIEFS. As well as attacking the roles of men and women, lashing out with special viciousness against the preferential role of the «MOTHER». Said regimen is not only attributed to the mother, with the fury of a misogynist-femînism¹², but it was implemented by laws¹³ that give content and expression to

¹⁰Russell Diana, initial promoter of the "FEMINICIDE" concept, explained that "femicide represents the extreme of a continuum of anti-feminine terror that includes a wide variety of verbal and physical abuses, such as rape, TORTURE, sexual slavery (particularly by prostitution), incestuous or extra-familial child sexual abuse, physical and emotional beatings, among others." Several countries have included it as a crime in their criminal legislation, with variations in the criminal type. The word was included in the Dictionary of the Spanish language in 2014. Wikipedia.

¹¹Endi.com, El Nuevo Día, Noticia: "El silencioso infierno de Janet Viera, una madre sorda que se quitó la vida en Vega Alta", Su tragedia subraya los obstáculos que enfrenta la comunidad sorda en la isla, 22 de enero de 2021. ttps://www.elnuevodia.com/noticias/locales/notas/el-silencioso-infierno-de-janet-viera-una-madre-sorda-que-se-quito-la-vida-en-vega-alta/

¹²López Badillo, Article- "Violent femmes", January 1, 2010, Revista Ley y Foro del Colegio de Abogados de Puerto Rico, 2010_2RLF32. A discourse that is distinguished because it arises from nothing more and nothing less than women against women (nothing to do with the Mecano song), and which I call "intra-female violence". Intra-female violence is a type of violence, passive, aggressive, psychological, emotional or moral, which manifests itself as mistreatment of a woman by another woman.

¹³Micro.juris News- The Department of Justice proposes that the penalty for mistreating a minor through CONVERSION THERAPY should not be a fixed term of five years. Instead, they are

the old forms of adoration of the SUN god. Now turned into public policy, sustained by the public treasury, the legal instrument of such a violent religion is the "JOINT CUSTODY REGIME", an aspect of GENDER IDEOLOGY. This implies an implicit threat of a state regulatory intervention, which is imposed as "the first option", and which, in effect, promotes an attack against mothers that is concretized in the following words: AND I WILL TAKE YOUR CHILDREN AWAY! AND I WILL TAKE AWAY YOUR CHILDREN!14

- 21. Children are the «CURRENCY OF TIME» of profane trafficking, consisting, among other reasons, in calculating for the benefit of child-support-evaders THE TIME THEY SPEND with their children, which gives the JOINT CUSTODY a combative spirit. Shared, daughter of GENDER IDEOLOGY. Thus, creating a new modality of «HUMAN TRAFFIC FOR THE CHILD SUPPORT» that fuels «JUDICIAL TERRORISM» AND «JUDICIAL CORRUPTION» against mothers and their children. The children are the «CONSUME SALES» required by the PROMESA law as a sine qua non-requirement to frame and articulate our case within the objectives of said law. In this case, it turned out that, as a phenomenon in situ (as an on-site phenomenon), said crime against humanity ended up being covered by the illegal confiscation of the pension of a public employee, Ms. Feliciano Rosado, who was forced to retire prematurely under the Teachers Retirement System of Puerto Rico (S.R.M. for its acronym in Spanish), precisely because of the devastation caused in his life by the «TAKING OF THE MINOR HOSTAGE», as punishment for having denounced a judge after inventing a sentence that does not exist in law to force the preferred result. However, the KIDNAPPING AND FORCED DISAPPEARANCE OF A CHILD, perpetrated by corrupt judges and court officials of the "Rama Judicial de Puerto Rico", who protect each other, does not meet the outlined standards that conform to the current typology. The truth is that the State does not recognize the crimes committed against the minor, which a priori denies him justice. A nightmare that never ends!
- 22. LET, WE BESEECH THEE, OUR SUPPLICATION BE ACCEPTED before the UNITED STATES COURT OF APPEALS FOR THE FIRST CIRCUIT, so that PROMESA may become a threshold of hope for the victims of the rampant JUDICIAL CORRUPTION that exists in Puerto Rico. Add to the above that 2 Peter 3:13 says: "Nevertheless we, according to his PROMISE, look for new heavens and a new earth, wherein dwelleth righteousness".

Respectfully submitted,

Maira Ivet Feliciano Rosado #154 Elena Segarra Street

El Maní Sector

proposing that a range be established in the term of imprisonment. That is to say "from so many to so many years" *so that the Judiciary may have discretion in setting the penalty. May 13, 2021.

¹⁴Barea Payueta, Consuelo Dra., AND I WILL TAKE AWAY YOUR CHILDREN! the trilogy of books: (1) The Disadvantages of Joint Custody (June 30, 2012); (2) The Abuser as Ex-Husband and as Father [in the context of joint custody] (September 1, 2012); (3) Patriarchal Justice: Gender Violence and Joint Custody (1-Jan-2013).

Mayagüez, P.R. 00682 mfeducderec@yahoo.com (939) 865-3987 (939) 257-4573 (787) 242-1302 (786) 371-6770 (787) 242-1063

Date of delivery:

May 23, 2022,

In (Puerto Rico)

Copy to those with jurisdiction over PROMESA:

Secretaría (Clerk's Office)
Tribunal de Distrito de los Estados Unidos (United States District Court), Sala 150 Edificio Federal (Federal Building),
San Juan (Puerto Rico) 00918-1767

Abogados de la Junta de Supervisión (Counsel for the Oversight Board) Proskauer Rose LLP, Eleven Time Square Nueva York, Nueva York 10036-8299.

Attn. Martin J. Bienenstock

Brian S. Rosen

Abogados del Comité de Acreedores (Counsel for the Creditors' Committee) Paul Hastings LLP, 200 Park Avenue Nueva York, Nueva York 10166.

Attn: Lue A. Despins

James Bliss James Worthington G. Alexander Bongartz

TABLE OF CONTENTS

I. MOTION IN FULFILLMENT OF ORDER AND SHOW CAUSE FOR NON-DISMISSION

A. SHOW CAUSE FOR NOT DISMISSAL
B. FRAMING THE CASE IN PROMISE
C. ORIGINAL CLAIM; 8
D. MAIN PURPOSE OF THE OBJECTION:
II. ANNEXES
Transcript Report (May 16, 2022)
Prime Clerk Received Your PROOF OF CLAIM with postmarked by the United States Post Office, dated November 5, 2021
Copy of pages 1 and 6 of the "Notice of Agenda of Matters Scheduled For The Hearing on February 16-17, 2022 At 9:30 A.M. AST"
Copy of pages 1 and 6 of the "Notice of Agenda of Matters Scheduled For The Hearing on February 16-17, 2022 At 9:30 A.M. AST"
Order dated March 24, 2022, Order Concerning Application Filed by Maira I. Feliciano Rosado, March 24, 2022
The Motion is denied without prejudice to renewal in English dated May 5, 2011, without dateline y postmarked by the United States Post Office, dated May 5, 2022
Orders (2) of 1 st Circuit Court with dateline dated May 11, 2022 with postmarked by the United States Post Office, dated May 11, 2022
Objection to the Notice of Intention to Refer Cases Excluded From Enforcing Some Compliance Merchanisms, Case Number 0516701
Proof of Claim, Modified Official Form 410

Case:17-03283-LTS Doc#:23983-4 Filed:04/11/23 Entered:04/11/23 19:48:55 Desc: Exhibit B-1 Page 17 of 57

NOTICE OF PRESENTMENT OF PROPOSED ORDER GRANTING THE FOUR HUNDRED THIRTY-FIFTH OMNIBUS OBJECTION (SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO TO CLAIMS FOR WHICH THE COMMONWEALTH IS NOT LIABLE (ECF NO. 20490), dated May 19, 2022
ORDER GRANTING FOUR HUNDRED THIRTY-FIFTH OMNIBUS OBJECTION (SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO TO CLAIMS FOR WHICH THE COMMONWEALTH IS NOT LIABLE, dated May 19, 2022, (by Email) 31-35
Table- Four Hundred Thirty-Fifth Omnibus Objection Exhibit A - Claims to Be Disallowed 35
Tax Year 2021, Form 480.7
March 2022 Check Stub-abril 2022
WHICH THE COMMONWEALTH IS NOT LIABLE, dated May 19, 2022, (by Email) 31-35 Table- Four Hundred Thirty-Fifth Omnibus Objection Exhibit A - Claims to Be Disallowed 35 Tax Year 2021, Form 480.7

UNITED STATES COURT OF APPEALS FOR THE FIRST CIRCUIT

District Court	Case No. 17-BK-3283-LTS	District of Puerto Rico	₹
	f Appeal filed March 14, 2022	Court of Appeals Case No. 22-1193	
	behalf of Maira Ivet Feliciano Rosado		
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	t Necessary for this Appeal		
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	Opening Statement (defendant)	N/A	
	Trial	N/A	
1 - 7-7 - 5-6	Closing Argument (plaintiff)	N/A	
	Closing Argument (defendant)	N/A	
	Findings of Fact/Conclusions of Law	N/A	
H	Jury Instructions	N/A	
H	Change of Plea Sentencing	N/A	
Н	Bail bearing	N/A N/A	
	Pretrial proceedings (specify)		
ñ	Testimony (specify)	N/A	
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elephone numb	ber (939) 865-3987	Date mailed to court reporter May 16, 20	22
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Prime Clerk Grand Central Station PO Box 4850 New York, NY 10163-4850

In re Commonwealth of Puerto Rico Case No. 17-03283 United States Bankruptcy Court for the District of Puerto Rico (San Juan)

PRIME CLERK RECEIVED YOUR PROOF OF CLAIM.

Date Filed: 10/18/2021 Proof of Claim No.; 179662

For additional information, please visit http://cases.primeclerk.com/puertorico. or call us at 844.822.9231. Maria Ivet Feliciano Rosado Calle Elena Segarra #154 Sector El Mani Mayaguez, PR 00682

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Case:17-03283-LTS Doc#:20125 Filed:02/14/22 Entered:02/14/22 17:53:18 Desc: Main Document Page 1 of 100

SRF 59775

UNITED STATES DISTRICT COURT DISTRICT OF PUERTO RICO

In re:

PROMESA

Title III

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO.

as representative of

No. 17 BK 3283-LTS

THE COMMONWEALTH OF PUERTO RICO, et al.,

(Jointly Administered)

Debtors.1

NOTICE OF AGENDA OF MATTERS SCHEDULED FOR THE HEARING ON FEBRUARY 16-17, 2022 AT 9:30 A.M. AST

Time and Date of Hearing: Wednesday, February 16, 2022, from 9:30 a.m. to 12:30 p.m. (Atlantic Standard Time)

and

Thursday, February 17, 2022, from 9:30 a.m. to 12:30 p.m. (Atlantic Standard Time)

Honorable Laura Taylor Swain, United States District Judge

Location of Hearing:

The Hearing will be conducted virtually via videoconferencing and telephonic platforms.

Participation by Individuals Who Have Been Notified to Attend: Claimants who have been notified that their claims are the subject of the Hearing may participate by going to the United States District Court for the District of Puerto Rico, 150 Carlos Chardón Street, Federal Building, San Juan, Puerto Rico 00918-

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico ("Commonwealth") (Bankruptey Case No. 17-BK-3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5523-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

Case:17-03283-LTS Doc#:20125 Filed:02/14/22 Entered:02/14/22 17:53:18 Desc: Main Document Page 6 of 100

Responses:

A. Response to Three Hundred Sixty-Second Omnibus Objection to Claims, filed by Maira Feliciano Rosado (Claim No. 10547) [Case No. 17-3283, ECF No. 18290] (Response Form submitted, claimant will attend)

Replies. Joinders & Statements:

A. Reply of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Response Filed by Claimant Maira Feliciano Rosado [ECF No. 18290] to the Three Hundred Sixty-Second Omnibus Objection (Substantive) to Misclassified Claims [Case No. 17-3283, ECF No. 19984]

Related Documents:

- A. Motion requesting extension of time to file a response, filed by Maira Feliciano Rosado [Case No. 17-3283, ECF No. 18289]
- B. Motion in objection and to be heard at the December 2021 hearing, filed by Maira Feliciano Rosado [Case No. 17-3283, ECF No. 19270]
- C. Order finding as moot motion requesting extension of time and motion in objection and to be heard at the December 2021 hearing [Case No. 17-3283, ECF No. 19382]
- D. Motion Submitting Certified Translations in Connection with Docketed Claim Objection Responses To Be Heard at the February 16-17, 2022 Adjourned Objection Hearing [Case No. 17-3283, ECF No. 19998-1]

Status: This matter is going forward.

Estimated Time Required: 15 minutes

Order and Number of Speakers: The names of counsel who intend to speak on this matter and time allocations for each party are listed below:

- A. Debtors: Laura Stafford and Brian Rosen, 3 minutes
- B. Objecting Parties: Maira Feliciano Rosado, pro se, 10 minutes
- C. Debtors: Laura Stafford and Brian Rosen, 2 minutes
- Three Hundred Thirty-Seventh Omnibus Objection to Claims. Three Hundred Thirty-Seventh Omnibus Objection (Non-Substantive) of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Pension-Related Claims Asserted Against the Incorrect Debtor [Case No. 17-3283, ECF No. 17081]

Objection Deadline: July 19, 2021 at 4:00 p.m. (Atlantic Standard Time)

Three Hundred Sixty-Second Omnibus Objection to Claims. Three Hundred Sixty-Second Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico, the Puerto Rico Highways and Transportation Authority, and the Employees Retirement System of

IF YOUR CLAIM IS LISTED HERE, ONE OR MORE OF THE DEBTORS ARE SEEKING TO DISALLOW YOUR CLAIM FOR THE REASON LISTED BELOW.

Feliciano Rosado, Maria Ivet 179662 10/18/2021 Commonwealth of Puerto Rico \$0. Trestment: Claim to be Disallowed	SSERTED CLAIM MOUNT
Reason: Proof of claim was not timely filed, as claimant filed the claim after the applicable de	0.00
Reason: Proof of claim was not timely filed, as claimant filed the claim after the applicable det Date Orders.	
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SI SU RECLAMO ESTÁ INCLUIDO AQUÍ, UNO O MÁS DE LOS DEUDORES SOLICITAN QUE SU RECLAMO SEA RECHAZADO POR LA RAZÓN INDICADA AQUÍ ABAJO.

NOMBRE	N.º DE RECLAMACIÓN	FECHA DE PRESENTACIÓN	DEUDOR	MONTO DE LA RECLAMACIÓN ALEGADA	
Feliciano Rosado, Maria Ivet	179562	10/18/2021	Commonwealth of Puerto Rico	\$0.00	
Tratsmiento:	Reclamo a ser desestimado				
Base para:	La Évidencia de Reclamo no se presentó a tiempo, ya que el Reclamante presentó el reclamo después de la fecha límite aplicable establecida en las Órdenes de Fecha Límite.				

Copies of the Omnibus Objection and all other filings in the Title III Cases are available free online at https://cases.primeclerk.com/nuertorice. If you have questions, please contact Prime Clerk LLC at (844) 822-9231 (toll free for U.S. and Puerto Rico) or (646) 486-7944 (for international callers), available 10:00 a.m. to 7:00 p.m. (Atlantic Standard Time) (Spanish available).

Copias de la Objeción global, y todos los escritos radicados en el marco de las causas conforme al Titulo III, están disponibles, de manera gratuita, en https://cases.primeolerk.com/puertorico. Si tiene alguna pregunta, comuniquese con Prime Clerk LLC llamando al (844) 822-9231 (número gratuito para Estados Unidos y Puerto Rico) o (646) 486-7944 (para llamadas desde el extranjero), disponible entre las 10:00 a.m. y las 07:00 p.m. (AST) (hablamos español).



Received - March 26, 2022

U.S. Bankruptcy Court

District of Puerto Rico

Notice of Electronic Filing

The following transaction was received from Ramirez, Marian entered on 3/24/2022 at 2:17 PM AST and filed on 3/24/2022

Case Name:

COMMONWEALTH OF PUERTO RICO and Puerto Rico Public Buildings Authority (PBA)

Case Number:

17-03283-LTS9

Document

Number:

20437

Docket Text:

ORDER CONCERNING [20359] APPLICATION FILED BY MAIRA I. FELICIANO ROSADO re: [20358] Notice of Appeal. Signed by Judge Laura Taylor Swain on 3/24/2022. (mr) s/c sent to Feliciano Rosado.

Case:17-03283-LTS Doc#:20437 Filed:03/24/22 Entered:03/24/22 14:17:20 Desc: Main Document Page 1 of 2

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO.

as representative of

THE COMMONWEALTH OF PUERTO RICO et al.,

Debtors.

PROMESA Title III

No. 17 BK 3283-LTS

(Jointly Administered)

ORDER CONCERNING APPLICATION FILED BY MAIRA I. FELICIANO ROSADO

The Court has received and reviewed the Application to Proceed in District Court Without Prepaying Fees or Costs (Docket Entry No. 20359 in Case No. 17-3283, the "Motion"), filed by Maira I. Feliciano Rosado, which the Court deems to be a motion for permission to proceed in forma pauperis with respect to Ms. Feliciano Rosado's appeal of the Court's ruling reclassifying proof of claim no. 10547 (the "Proof of Claim") as a general unsecured claim. (See Docket Entry No. 20358 in Case No. 17-3283, the "Notice of Appeal").

Ms. Feliciano Rosado's Proof of Claim form asserts that her claim is entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9) and is secured in whole or in part by a lien on property. At the February 16, 2022, hearing concerning the Debtors' objections to certain proofs of claim, the Court made the following ruling concerning the proof of claim filed by Ms. Feliciano Rosado:

I have reviewed the written submissions, and listened very carefully to everything that has been said today. I am terribly sorry to hear

220324 ORD RE FELICIANO ROSADO IFP

VERSION MARCH 24, 2022

The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico ("Commonwealth") (Bankruptcy Case No. 17-BK-3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5523-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).



5/5/22, 8:48 AM

CM/ECF - U.S. Bankruptcy Court pro

May 01, 2022

U.S. Bankruptey Court

District of Puerto Rico

Notice of Electronic Filing

The following transaction was received from Ramirez, Marian entered on 5/5/2022 at 8:46 AM AST and filed on 5/5/2022

Case Name:

COMMONWEALTH OF PUERTO RICO and Puerto Rico Public Buildings Authority

(PBA)

Case Number:

17-03283-LTS9

Document Number:

20677

Docket Text:

ORDER CONCERNING [20664] MOTION FILED BY MAIRA I. FELICIANO ROSADO. The Motion is denied without prejudice to renewal in English, Signed by Judge Laura Taylor Swain on 5/5/2022. (mr) s/c sent to Feliciano Rosado.

10

https://prb-ecf.sso.dcn/cgi-bin/Dispatch.pl7305087676837138

1/1

Received: May 07, 2022

Case:17-03283-LTS Doc#:20677 Filed:05/05/22 Entered:05/05/22 08:46:15 Desc: Main Document Page 1 of 2

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

PROMESA

Title III

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

No. 17 BK 3283-LTS

THE COMMONWEALTH OF PUERTO RICO

(Jointly Administered)

et al.

Debtors.

ORDER CONCERNING MOTION FILED BY MAIRA I. FELICIANO ROSADO (DOCKET ENTRY NO. 20664)

The Court has received and reviewed the motion dated May 2, 2022 (Docket Entry No. 20664 in Case No. 17-3283) (the "Motion"), filed entirely in the Spanish language by Maira I. Feliciano Rosado (the "Movant"), which appears to request that the Court reconsider the oral ruling issued at the February 16, 2022, claims objection hearing concerning Proof of Claim No. 10547, filed by Movant.

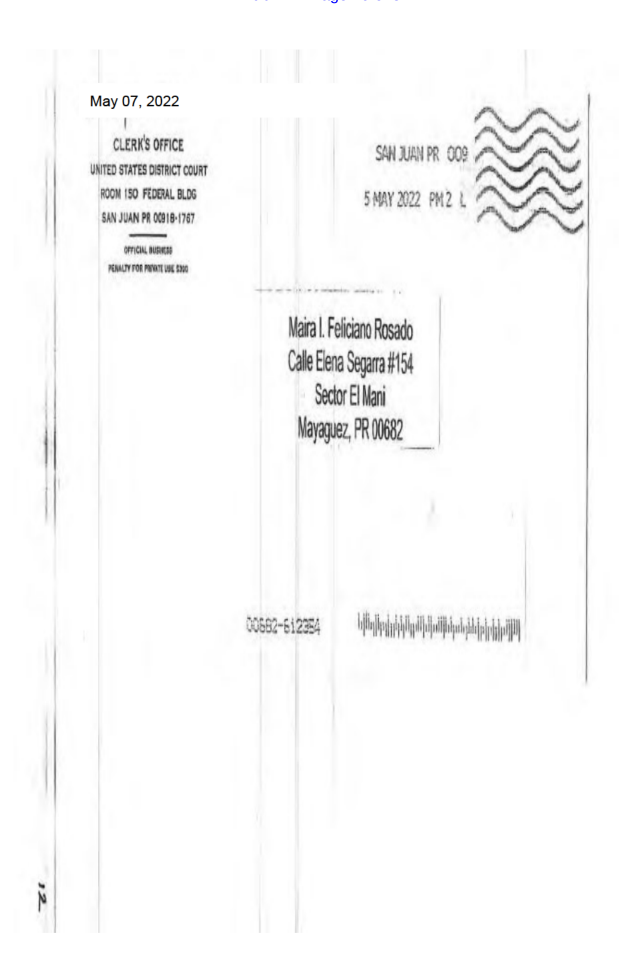
The Motion is written in the Spanish language, and no English language translation was provided. The United States Code provides that all proceedings in the United States District Court for the District of Puerto Rico must be conducted in English. See 48 U.S.C. § 864. See also L.Cv.R. 5(c) ("All documents not in the English language which are presented

The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17-BK-3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5523-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

220505 ORD RE FELICIANO ROSADO MOT

VERSION MAY 5, 2022

14



United States Court of Appeals For the First Circuit

No. 22-1193

IN RE: THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO SALES TAX FINANCING CORPORATION, a/k/a Cofina; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO ELECTRIC POWER AUTHORITY (PREPA); THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE OF THE PUERTO RICO PUBLIC BUILDINGS AUTHORITY.

Debtors.

MAIRA I. FELICIANO ROSADO.

Claimant - Appellant,

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE OF THE PUERTO RICO PUBLIC BUILDINGS AUTHORITY.

Debtors - Appellees.

ORDER OF COURT

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Entered: May 11, 2022 Pursuant to 1st Cir. R. 27.0(d)

Claimant-Appellant Maira I. Feliciano Rosado filed a notice of appeal (No. 20358) in Title III case No. 3:17-bk-03283-LTS (D.P.R.) challenging the Title III court's February 16, 2022 hearing decision to reclassify claim No. 10547 as a general unsecured claim (Nos. 20164, 20167), as well as appears to challenge the Financial Oversight and Management Board for Puerto Rico's 414th omnibus objection (No. 20040) listing claim No. 179662 as an untimely claim. Upon review of the record, it appears that this court may not have jurisdiction to consider this appeal as the February 16, 2022 hearing decision to reclassify claim No. 10547 as a general unsecured claim may not be a final, immediately appealable decision. See 48 U.S.C. § 2166(e); In re Perry, 391 F.3d 282, 285 (1st Cir. 2004) (stating that an order must finally dispose of all the issues pertaining to the discrete dispute); see also Giles World Marketing, Inc. v. Boekamp Mfg., Inc., 787 F.2d 746, 748 (1st Cir. 1986) (holding that a decision allowing the filing of a proof of claim does not conclusively determine the discrete dispute as it neither allowed the claim nor determined the amount owed). Further, it appears the 414th omnibus objection remains pending as to claim No. 179662. 48 U.S.C. § 2166(e) (permitting appeals from decisions, orders, and judgments entered by the district court).

The appellant is ordered to move for voluntary dismissal of the appeal pursuant to Fed. R. App. P. 42(b), or to show cause, in writing, why this appeal should not be dismissed for lack of jurisdiction. The failure to take action by May 25, 2022, will lead to dismissal of the appeal for lack of diligent prosecution. 1st Cir. R. 3.0(b).

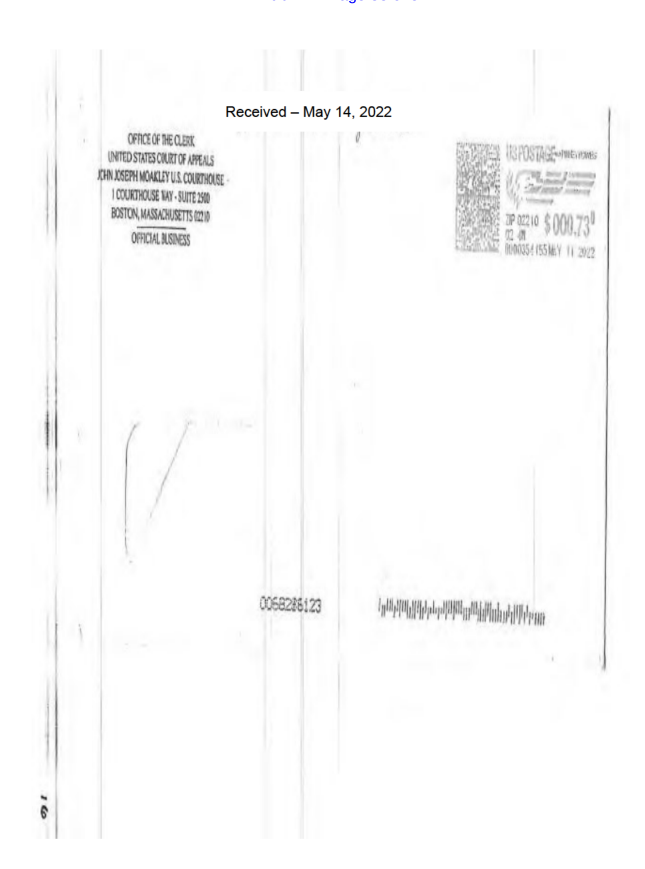
By the Court:

Maria R. Hamilton, Clerk

cc: Wandymar Burgos-Vargas, Hermann D. Bauer-Alvarez, Timothy W. Mungovan, Donald B. Verrilli Jr., Susana I. Penagaricano Brown, Carla Garcia-Benitez, Ubaldo M. Fernandez, Michael R. Hackett, Stephen L. Ratner, Margaret Antinori Dale, Ricardo Burgos-Vargas, Mark David Harris, Martin J. Bienenstock, Ehud Barak, Laura E. Stafford, Michael Luskin, Stephan E. Hornung, Chad Golder, Julia D. Alonzo, Michael A. Firestein, Paul V. Possinger, Lary Alan-Rappaport, Steven O. Weise, Ginger D. Anders, William D. Dalsen, Adele M. El-Khouri, Jeffrey W. Levitan, Kevin J. Perra, Jennifer L. Roche, Brian S. Rosen, Rachel G. Miller Ziegler, Guy Brenner, Gabriel A Miranda-Rivera, Juan Carlos Ramirez-Ortiz, Luis Francisco Del-Valle-Emmanuelli, Chantel L. Febus, Maja Zerjal, Raul Castellanos-Malave, Ralph C. Ferrara, Ann M. Ashton, Arturo Diaz-Angueira, Joseph P. Davis III, Katiuska Bolanos-Lugo, Maria Jennifer DiConza, Mariana Muniz-Lara, Nelson Robles Diaz, Monsita Lecaroz-Arribas, Fernando Agrait, Sergio A. Ramirez-de-Arellano, Cynthia Torres, Maira Ivet Feliciano Rosado, Aurivette Deliz-Delgado

22-1193					
1100					
Ma Cal Ma	ira Ivet Feliciano Rosado le Elena Segarra #154, El Mani yaguez, PR 00682-6123				
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-			(51)	7 777	15



United States Court of Appeals For the First Circuit

No. 22-1193

IN RE: THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO SALES TAX FINANCING CORPORATION, a/k/a Cofina; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO ELECTRIC POWER AUTHORITY (PREPA); THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE OF THE PUERTO RICO PUBLIC BUILDINGS AUTHORITY.

Debtors,

MAIRA I. FELICIANO ROSADO,

Claimant - Appellant,

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE EMPLOYEES RETIREMENT SYSTEM OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE FOR THE PUERTO RICO HIGHWAYS AND TRANSPORTATION AUTHORITY; THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, AS REPRESENTATIVE OF THE PUERTO RICO PUBLIC BUILDINGS AUTHORITY.

Debtors - Appellees.

ORDER OF COURT

Entered: May 11, 2022

17

Pursuant to 1st Cir. R. 27.0(d)

In an order entered on March 24, 2022, in No. 3:17-bk-03283-LTS (D.P.R.), the district court certified pursuant to 28 U.S.C. § 1915(a)(3) and Fed. R. App. P. 24(a)(3)(A) that this appeal is not taken in good faith. If claimant-appellant Maira I. Feliciano Rosado seeks to challenge the district court's certification, she must file a motion pursuant to Fed. R. App. P. 24(a)(5) on or before June 10, 2022.

Accordingly, on or before June 10, 2022, appellant must either pay the \$505 filing fee to the district court or file a motion in this court pursuant to Fed. R. App. P. 24(a)(5). Failure to take either action will lead to dismissal of the appeal for lack of prosecution. See 1st Cir. R. 3.0(b).

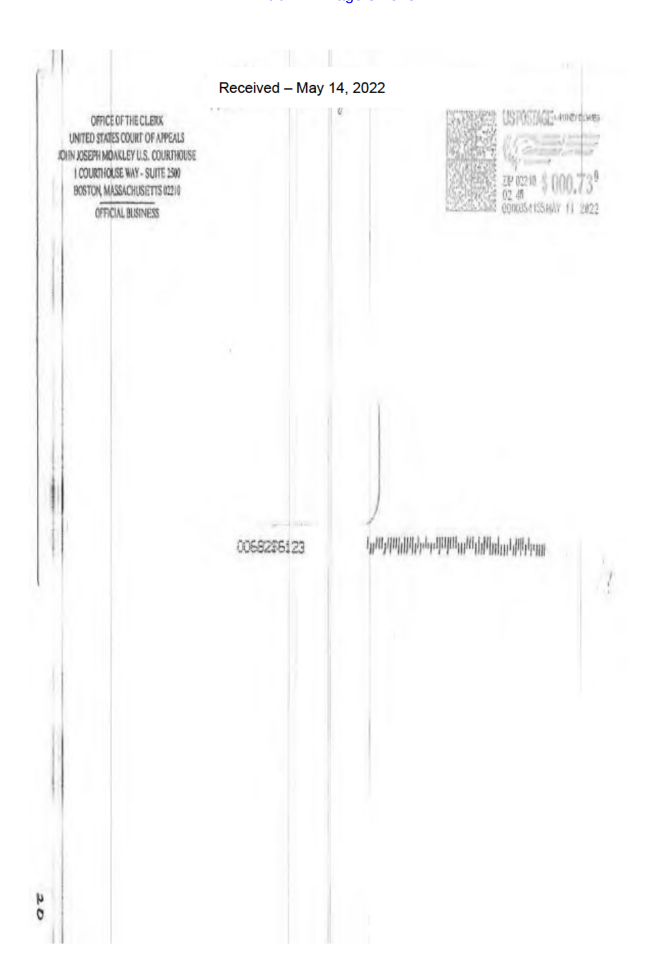
By the Court:

Maria R. Hamilton, Clerk

cc: Wandymar Burgos-Vargas, Hermann D. Bauer-Alvarez, Timothy W. Mungovan, Donald B. Verrilli Jr., Susana I. Penagaricano Brown, Carla Garcia-Benitez, Ubaldo M. Fernandez, Michael R. Hackett, Stephen L. Ratner, Margaret Antinori Dale, Ricardo Burgos-Vargas, Mark David Harris, Martin J. Bienenstock, Ehud Barak, Laura E. Stafford, Michael Luskin, Stephan E. Hornung, Chad Golder, Julia D. Alonzo, Michael A. Firestein, Paul V. Possinger, Lary Alan Rappaport, Steven O. Weise, Ginger D. Anders, William D. Dalsen, Adele M. El-Khouri, Jeffrey W. Levitan, Kevin J. Perra, Jennifer L. Roche, Brian S. Rosen, Rachel G. Miller Ziegler, Guy Brenner, Gabriel A Miranda-Rivera, Juan Carlos Ramirez-Ortiz, Luis Francisco Del-Valle-Emmanuelli, Chantel L. Febus, Maja Zerjal, Raul Castellanos-Malave, Ralph C. Ferrara, Ann M. Ashton, Arturo Diaz-Angueira, Joseph P. Davis III, Katiuska Bolanos-Lugo, Maria Jennifer DiConza, Mariana Muniz-Lara, Nelson Robles Diaz, Monsita Lecaroz-Arribas, Fernando Agrait, Sergio A. Ramirez-de-Arellano, Cynthia Torres, Maira Ivet Feliciano Rosado, Aurivette Deliz-Delgado

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-				

Calle Elena S	eliciano Rosado Segarra #154, El Mani PR 00682-6123			
22-1193				



Government of Puerto Rico Department of the Family ADMINISTRATION FOR CHILD SUPPORT ENFORCEMENT Region of HUMACAO

Case No.: 0516701

Intergovernmental Case No.:

FELICIANO ROSADO MAIRA (45)

OBJECTION TO THE NOTICE OF INTENT TO REFER EXCLUDED CASES FOR ENFORCEMENT OF CERTAIN COMPLIANCE REMEDIES

To the Administrator:

<u>Maira I. Feliciano</u>, non-custodial parent in the above-captioned case, whose social security number is **xxx-xx-4877**, appears and EXPRESSES, ALLEGES AND REQUESTS as follows:

ONE: On <u>April 13th, 2022</u>, I received a letter of "Notice of intent to refer excluded cases for enforcement of certain compliance remedies".

TWO: The notice advised that, in my case, the time to evaluate and deal with the matters in dispute set forth in the case had expired and that, therefore, my name and personal information are to be referred so that some of the mechanisms for the enforcement of child support payments can be carried out.

THREE: I herewith object to the above, for the following reason:

[X] There is an error of fact My son is under cruel Forced Disappearance (2013-2022)
[X] The debt or the amount owed to the Child Support Administration is in dispute
[X] The debt or the amount owed to the General Court of Justice is in dispute
[] I am not the person who owes child support
[] I have filed for federal bankruptcy protection
[] I am participating in the IMPULSO project

In <u>Mayagüez</u>, Puerto Rico, this <u>13th</u> day of <u>April</u> of <u>2022</u>

Maira I. Feliciano Rosado	<u>Calle Elena Segarra # 154 El Mani</u>
	Mayagüez, PR 00682-6123
Name (printed)	Mailing address
[signature]	<u>(787) 242-1302</u>
Signature	Telephone
Tabata mandal EDEE LEONADDO NOW	The search will a seal Deferme

[photograph] FREE LEONARDO NOW
FREE LEO! FROM THE ALIEN MONSTER of
JUDICIAL CORRUPTION keeping him
under FORCED DISAPPEARANCE

[handwritten:] Return my son to me! Where in the United States are you sending the child support money for him?

Rev. 07/21 (SM1501)

Gobierno de Puerto Rico Government of Puerto Rico Departamento de la Familia Department of the Family

ADMINISTRACIÓN PARA EL SUSTENTO DE MENORES ADMINISTRATION FOR CHILD SUPPORT ENFORCEMENT

Región de HUMACAO

Case Number: 0516701

Other State Case Number

FELICIANO ROSADO MAIRA (45) BO MANI 154 CALLE ELENA SEGARRA MAYAGUEZ PR 00680

NOTICE OF INTENTION TO REFER CASES EXCLUDED FROM ENFORCING SOME COMPLIANCE MECHANISMS

The purpose of this notice is to inform you that the Administration for Child Support Enforcement (ASUME, as known by its Spanish acronym) is in the process of updating its files and the Electronic Database Case Registry. Since the term for evaluating and addressing any controversies in your case has expired, your name and personal information will be referred to the different private institutions and government agencies so that enforcement of some mechanisms to assure child support compliance will take effect. The debt in your account amounts to \$ 17,477.11

If you are adversely affected by this procedure, you should fill in and file the attached Objection Form and send it to the ASUME local office indicated at the bottom of this letter. In the Objection Form you should state the reason why we should not refer your name and personal information.

You are warned that if no objection is received within thirty days from this notice, we will automatically refer your information to the appropriate institutions.

In San Juan, Puerto Rico. Today APRIL 04, 2022

Terilyn Sastre Fuente, Esq.

Administrator

REGION HUMACAO, PO BOX 577 HUMACAO PR 80792 (787)285-1535 Rev. 07/21 (SM1501) 21°

27 de abril de 2018 April 27,2018

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO / TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS PARA EL DISTRITO DE PUERTO RICO

9	Commonwealth of Puerto Rico El Estado Libre Asociado de Puerto Rico	Case No. 17-bk-03283	Petition Date: May 3, 2017
0	Puerto Rico Sales Tax Financing Corporation (COFINA) La Corporación del Fondo de Interés Apremiante de Puerto Rico	Case No. 17-bk-03284	Petition Date May 5, 2017
3	Puarto Rico Highways and Transportation Authority La Autoridad de Carreteras y Transportación de Puerto Rico	Case No. 17-bk-03587	Petition Date: May 21, 2017
2	Employees Retirement System of the Government of the Commonwealth of Puerto Rico El Sistema de Retiro de los Empleados del Gobierno del Estado Libra Asociado de Puerto Rico	Case No. 17-bk-03566	Petition Date: May 21, 2017
1	Puerto Rico Electric Power Authority La Autoridad de Energia Eléctrica de Puerto Rico	Case No. 17-bk-04780	Petition Date: July 2, 2017

Debtor [DebtorName] has listed your claim in their Creditor List in Schedule [CreditorList] as a [CUO] claim in an \$[ScheduleAmount] amount. You must limitly file a proof of claim or be forever barred from participating or sharing in any distribution or being treated as a claim for purposes of voting or distribution.

El deudor [DebtorName] ha listado su reclamación en la lista de acreedores en el Schedule [CraditorList] como un reclamo [CUD] por un monto de \$ [ScheduleAmount]. Debe presentar una prueba de reclamación oportunamente o se le prohibira por siempre participer o compartir en cualquier distribución o ser fratado como un reclamo para fines de votación o distribución.

Modified Official Form 410 / Formulario Oficial 410 Modificado

Proof of Claim / Evidencia de reclamación

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a Title III case. Do not use this form to make a request for payment of an administrative expense, other than a claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9). Make such a request according to 11 U.S.C. § 503.

Filters must leave out or redact information that is entitled to privacy or subject to confidentiality on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

Lea las instrucciones antes de completar este formulario. Este formulario está diseñado para realizar una reclamación de pago en un caso en virtud del Titulo III. No utilice este formulario para solicitar el pago de un gasto administrativo que no sea una reclamación que reúna los requisitos para ser tratada como prioridad administrativa conforme al Titulo 11 § 503(b) (9) del U.S.C. Ese tipo de solicitud debe realizarse de conformidad con el Titulo 11 § 503 del U.S.C.

Quienes presenten la documentación deben omitir o editar información que reúna los requisitos para ser tratada con privacidad o confidencialidad en este formulario o en cualquier otro documento adjunto. Adjunte copias editadas de cualquier otro documento que respaide la reclamación, tales como pagarés, órdenes de compra, facturas, balances detallados de cuentas en funcionamiento, contratos, resoluciones judiciales, hipotecas y acuerdos de garantías. No adjunte documentos originales, ya que es posible que los documentos adjuntos se destruyan luego de analizados. En caso de que los documentos no estén disponibles, explique los motivos en un anexo.

Fill in all the information about the claim as of the Petition Date.

Jomplete toda la información acerca de la reclamación a la fecha en la que se presentó el caso.

Part 1 / Parte 1	Identify the Claim / Identificar la reclemación
. Who is the current creditor? ¿Quién es el acreedor actual?	Mair va II. Feliciano Rosado Name of the current creditor (the person or entity to be paid for this claim) Numbre at acreedor actual (to persona o to entitad a to que se le pagará la réctamación) Other names the creditor used with the deblor Otros nombres que el acreedor uso con el deudor

Modified Official Form 410

Proof of Claim

080e 1

-	
	List any amounts due after the Petition Date (listed above) but before June 30, 2017: Anote la cantidad que se le debe después de la fecha que se presentó el caso (mencionados anteriormente), pero antes del 30 de junio de 2017 \$
¿Proporciona bienes y / o servicios al gobierno?	Vendor / Contract Number Número de proveedor / contrato:
Do you supply goods and / or services to the government?	 ☑ No / No ☑ Yes. Provide the additional information set forth below / St. Proporcionar la información adicional establecida a continuación:
en contra de algún organismo o departamento especifico del Estado Libre Asociado de Puerto Rico?	Court of Mayagüez for stealing my son since December 14, 2011.
Do you have a claim against a specific agency or department of the Commonwealth of Puerto Rico? ¿Tiene una reclamación	□ No / No Ves. Identify the agency or department and contact name. (A list of Commonwealth of Puerlo Rico agencies and departments is available at: https://cases.primecierk.com/puerlorico/.) Si. Identifique el organismo o departamento y nombre del representante. (Una lista de agencies y departamento del
Co	ve Information About the Claim as of the Petition Date Implete toda la informeción acerca de la reclamación desde la fecha en la que se presentó el caso.
Do you know if anyone else has filed a proof of claim for this claim? ¿Sabe si alguien más presentó una evidencia de reclamación para esta reclamación?	No. / No Yes. Who made the earlier filing? SI. ¿Quién hizo la rechamación anterior?
Does this claim amend one already filed? ¿Esta reclamación es una enmienda de otra presentada anteriormente?	No / No Yes. Claim number on court claims registry (if known) Si. Número de reclamación en el registro de reclamaciones judiciales (en caso de saberio) Filed on / Presentada el(MM.DDYYYY) / (DDM/MAAAA)
Norma federal del procedimiento de quiebra (FRBP, por sus siglas en inglés) 2002(g	Cey / Ciusés State / Estado ZIP Code / Codigo postal Cty / Ciudad State / Estado ZIP Code / Cédigo postal Cty / Ciudad State / Ciudad S
¿A dónde deberian enviarse las notificaciones ai acreador?	Name / Nombre Calle Elena Segarra #154 Sector El Mani Number / Número Street / Calle Manuaguez A & Calle 2
Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Adonde deberían envisrse los pagos al acreedor? (En caso de que sea diferente) Maira J. Feliciano Rosado
Where should notices and payments to the	Where should notices to the creditor be sent? Where should payments to the creditor be sent?
¿Esta reclamación se ha adquirido de otra persona?	Si. ¿De quián?
someone else?	Yes. From whom? Si. ¿De quién? Class Action Suit - 159 D.P.R 47 (2.00

8. How much is the claim?	\$	Does this amount include interest or other charges? ¿Este importe incluye intereses u otros cargos?
¿Cuál es el importe de la reclamación?	<u>(I don't know)</u>	□ No / No □ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Si. Adjunte un balance con intereses detailados, honorarios, gestos u otros cargos exigidos por la Norma de Quiebras 3001(c)(2)(A).
9. What is the basis of the claim?	Attach redacted copies of any docum	d, lease, services performed, personal injury or wrongful death, or credit card, ents supporting the claim required by Bankruptcy Rule 3001(c). Limit to privacy, such as health care information.
¿Cuál es el fundamento de la reclamación?	Por ejemplo: Venta de bienes, présta homicidio culposo, o tarjetas de crêdi rectamación conforme a lo exigido po	mo de dinero, arrendamiento, prestación de servicios, lesiones personales u- ito. Adjunte coplas editadas de cualquier documento que respalde la or la Norma de Quiebras 3001(c). Limite la divulgación de información que con privacidad, tal como información sobre atención médica.
	Reimbursement o	f illegally withheld amounts.
10. Is all or part of the claim secured?	☐ No/ No ☐ Yes. The claim is secured by a lie Si. La reciamación está garantiza	n on property. da por un derecho de retención sobre un bien.
garantizada de manera total o parcial?	Nature of property / Natur Motor vehicle / Vehiculo	aleza del bien:
	Other, Describe: Otro, Describir:	Withholding against my will
	Basis for perfection / Fund	damento de la realización de pasos adicionales:
		membership with the P.R. Teachers' Association
1	Attach redacted copies of de exemple, a mortgage, lien, o	ocuments, if any, that show evidence of perfection of a security interest (for sertificate of title, financing statement, or other document that shows the lian has
	para hacer valer un derecho	documentos, si los hubiere, que demuestre la realización de pasos adicionales de garantía (por ejemplo, una hipoteca, un derecho de retención, un a declaración de financiamiento u otro documento que demuestre que se ha derecho de retención.
	Value of property / Valor d Amount of the claim that is	1.0100
	Importe de la reclamación	
	(The sum of the secured and	s unsecured / que no está garantizado: \$
	Amount necessary to cure	any default as of the Petition Date / mpensar toda cesación de pago a la fecha que se presentó el caso : \$
	Annual Interest Rate (on th Tasa de Interés anual (cua Fixed / Fija	e Petition Date) ndo se presentó el caso)%
1. Is this claim based on a	□ No/No	
lease?	Yes. Amount necessary to cure a	DU VISION SE AFINA Delifor Data
¿Esta reclamación está basada en un	Si. Importe necesario para compe	ny default as of the Petition Date. ens ar tod a cesación de pago a partir de la que se presentó el caso\$

2. Is this claim subject to a right of setoff?	□ No / No				
¿La reclamación está	Yes. Identify the property / SI, Identifique el bien:				
sujeta a un derecho de compensación?	Refusal to reimburse illegally withheld amounts, alleging that my tenure was effective				
3. Is all or part of the	after August 07, 2001				
claim entitled to administrative priority	Yes. Indicate the amount of your claim arising from the value of any goods received S				
pursuant to 11 U.S.C. § 503(b)(9)?	by the debtor within 20 days before the Petition Date in these Title III case(s), in which the goods have been sold to the debtor in the ordinary course of such debtor's business. Attach documentation supporting such claim.				
¿La reclamación, total o parcial, cumple los requisitos para ser tratada como prioridad administrativa conforme al Titulo 11 § 503(b)(9) del U.S.C.?	St. Indique el importe de la reclamación que surge del valor de cualquier bien recibido por el deudor dentro de los 20 días anteriores a la fecha de inicio en estos casos del Titulo III, en el que los bienes se han vendido al deudor en el transcurso normal de los negocios del deudor. Adjunte la documentación que respalda dicha reclamación.				
Part 3 / Parte 3:	Sign Below / Firmar a continuación				
The person completing	Check the appropriate box / Marque la casilla correspondiente:				
this proof of claim must sign and date it.	am the creditor. / Soy of acreedor.				
FRBP 9011(b).	I am the creditor's attorney or authorized agent. / Soy el abogado o agente autorizado del acreedor.				
f you file this claim electronically, FRBP	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. / Soy el síndico, el deudor o su agente autorizado. Norma de quiebra 3004.				
005(a)(2) authorizes courts to establish local ules specifying what a	I am a guarantor, surety, endorser, or other codebtor. Bankrupicy Rule 3005. / Soy el garante, fiedor, endosante u otro codeudor. Norma de quiebra 3005.				
ignature is.	understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received lowerd the debt.				
sta evidencia de	Comprendo que una firma autorizada en esta Evidencia de reclamación se considera como un reconocimiento de que				
reclamación debe firmar al Calcular el importe de la reclamación, el acreedor le proporcionó al deudor crédito para todo pago recibido por la indicar la fecha.					
RBP 9011(b). Si presenta esta reclamación	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.				
le manera electrónica, la RBP 5005(a)(2) autoriza al ribunal a establecer normas	He leido la información en esta Evidencia de reclamación y lengo motivos rezonables para suponer que la información es verdadera y correcta.				
ocales para especificar qué as considera una firma.	i declare under penalty of perjury that the foregoing is true and correct. / Declaro bajo pena de perjurio que lo que antecade es verdadero y correcto.				
	Executed on date / Ejecutado el 04 / 27 / 2018 (MM/DDYYYY) / (DDMM/AAAA)				
	Sgrature/Finna Galaria L. Feliziano Rasado				
	Print the name of the person who is completing and signing this claim / Escriba en letra de imprenta el nombre de la persona que completa y firma esta reclamación:				
	Name Maircal Tivet Felicious Rosouto First name / Primer nombre Middle name / Segundo nombre Last name / Apellido				
	Titls / Cargo Retiree of the Department of Education				
	Company / Compania P.R. Teachers' Association Identify the corporate servicer as the company if the authorized agent is a servicer, Identifying all recaudador corporativo como la compania si el agente autorizado es un recaudador.				
	Address / Direction Calle Elena Segarma #154 Bo. Mani				
	City / Cludad State / Estado ZIP Code / Código postal				
-	Contact phone / Teléfono de contacto 787-242-1802 Email / Correo electrónico M Fedura de Veca O yeule				

Case:17-03283-LTS Doc#:20902 Filed:05/19/22 Entered:05/19/22 17:07:11 Desc: Main Document Page 1 of 4

Presentment Date: May 27, 2022

Objection Deadline: May 26, 2022 at 4:00 p.m. (AST)

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, et al.,

Debtors.

PROMESA Title III

No. 17 BK 3283-LTS

(Jointly Administered)

This filing relates to the Commonwealth.

NOTICE OF PRESENTMENT OF PROPOSED ORDER GRANTING THE FOUR HUNDRED THIRTY-FIFTH OMNIBUS OBJECTION (SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO TO CLAIMS FOR WHICH THE COMMONWEALTH IS NOT LIABLE (ECF NO. 20490)

PLEASE TAKE NOTICE that, on May 19, 2022, the Commonwealth of Puerto Rico (the

"Commonwealth" or the "Debtor"), by and through the Financial Oversight and Management

Board for Puerto Rico (the "Oversight Board"), as sole Title III representative of the

Commonwealth pursuant to section 315(b) of the Puerto Rico Oversight, Management, and

The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA", and together with the Commonwealth, COFINA, HTA, ERS, and PREPA, the "Debtors") (Bankruptcy Case No. 19-BK-5532-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

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Economic Stability Act ("PROMESA"), hereby submits a Notice of Presentment of Proposed Order Granting the Four Hundred Thirty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Claims for Which The Commonwealth Is Not Liable (the "Notice").

PLEASE TAKE FURTHER NOTICE that, on April 1, 2022, the Commonwealth, by and through the Oversight Board, filed the Four Hundred Thirty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Claims for Which The Commonwealth Is Not Liable [ECF No. 20490] (the "Four Hundred Thirty-Fifth Omnibus Objection").

PLEASE TAKE FURTHER NOTICE that the Four Hundred Thirty-Fifth Omnibus Objection was scheduled for hearing on May 18, 2022.

PLEASE TAKE FURTHER NOTICE that any party against whom the Four Hundred Thirty-Fifth Omnibus Objection was served, or any other party to the Debtors' Title III cases who objected to the relief sought therein, was required to file and serve a response to the Four Hundred Thirty-Fifth Omnibus Objection with the clerk's office of the United States District Court for the District of Puerto Rico by 4:00 p.m. (Atlantic Time) on May-2, 2022 (the "Response Deadline").

PLEASE TAKE FURTHER NOTICE that, as set forth in Exhibit C to the Four Hundred Thirty-Fifth Omnibus Objection, if no response was filed by the Response Deadline, the Four Hundred Thirty-Fifth Omnibus Objection "will be deemed unopposed and may be granted unless:

(1) the requested relief is forbidden by law; (2) the requested relief is against public policy; or (3) in the opinion of the court, the interest of justice requires otherwise." Ex. C to Four Hundred Thirty-Fifth Omnibus Objection, ECF No. 20490-4, at 3.

2	PROMESA	has been	codified a	t 48	U.S.C. §§	2101-2241
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PLEASE TAKE FURTHER NOTICE that, according to this Court's Sixteenth Amended

Case Management Procedures [ECF No. 20190-1]) (the "Case Management Procedures"), the

Court may enter an order granting a request for relief without a hearing upon receipt of a certificate

of no objection ("CNO", as defined by the Case Management Procedures). See Case Management

Procedures, Section III, paragraph P.

PLEASE TAKE FURTHER NOTICE that, in accordance with the Case Management Procedures, the undersigned hereby certifies that this Notice is filed not less than forty-eight (48) hours after the expiration of the Response Deadline.

PLEASE TAKE FURTHER NOTICE that the undersigned hereby certifies that counsel for the Oversight Board has reviewed, not less than forty-eight (48) hours after expiration of the Response Deadline, (i) the docket in the above-captioned case, (ii) mailings received by Kroll Restructuring Associates, LLC ("Kroll"), (iii) mailings received by the Oversight Board, and (iv) mailings received by counsel for the Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico (the "UCC") and forwarded to counsel for the Oversight Board (collectively, the "Responses") and, to the best of the undersigned's knowledge, no applicable objection, responsive pleading, or request for a hearing with respect to the Four Hundred Thirty-Fifth Omnibus Objection has been submitted.

PLEASE TAKE FURTHER NOTICE that, attached hereto as <u>Exhibit A</u> is a proposed order (the "<u>Proposed Order</u>") granting the relief requested in the Four Hundred Thirty-Fifth Omnibus Objection.

PLEASE TAKE FURTHER NOTICE that, pursuant to Paragraph III.H of the Case Management Procedures, "the presentment of a proposed order for administrative relief must be filed and served at least seven (7) calendar days before the presentment date, and Objections

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thereto must be filed and served at least one (1) calendar day before the presentment date," and accordingly, unless a written objection to the Proposed Order is filed with the Court by 4:00 p.m. (Atlantic Time) on May 19, 2022, the relief requested in the Four Hundred Thirty-Fifth Omnibus Objection shall be deemed unopposed, and the Proposed Order may be entered without a further hearing.

PLEASE TAKE FURTHER NOTICE that, copies of all documents filed in these Title

III cases are available (a) free of charge by visiting https://cases.ra.kroll.com/puertorico or by

calling +1 (844) 822-9231, and (b) on the Court's website at http://www.prd.uscourts.gov, subject

to the procedures and fees set forth therein.

Dated: May 19, 2022 San Juan, Puerto Rico Respectfully submitted,

/s/ Ricardo Burgos Vargas Ricardo Burgos Vargas USDC No. 218210 A&S LEGAL STUDIO, PSC

434 Ave. Hostos Tel: (787) 751-6764 Fax: (787) 763-8260

/s/ Martin J. Bienenstock

Martin J. Bienenstock (pro hac vice) Brian S. Rosen (pro hac vice)

PROSKAUER ROSE LLP Eleven Times Square

New York, NY 10036 Tel: (212) 969-3000 Fax: (212) 969-2900

Attorneys for the Financial Oversight and Management Board for Puerto Rico, as representative of the Commonwealth of Puerto Rico Case:17-03283-LTS Doc#:23983-4 Filed:04/11/23 Entered:04/11/23 19:48:55 Desc: Exhibit B-1 Page 48 of 57

Exhibit A

Proposed Order

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, et al.,

Debtors.

PROMESA Title III

No. 17 BK 3283-LTS

(Jointly Administered)

This filing relates to the Commonwealth.

ORDER GRANTING FOUR HUNDRED THIRTY-FIFTH OMNIBUS OBJECTION (SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO TO CLAIMS FOR WHICH THE COMMONWEALTH IS NOT LIABLE

Upon the Four Hundred Thirty-Fifth Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico to Claims for Which The Commonwealth Is Not Liable [ECF No. 20490] (the "Four Hundred Thirty-Fifth Omnibus Objection"), filed by the Commonwealth of Puerto Rico ("Commonwealth"), dated April 1, 2022, for entry of an order disallowing in their certain claims filed against the Commonwealth, as more fully set forth in the Four Hundred Thirty-

The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA", and together with the Commonwealth, COFINA, HTA, ERS, and PREPA, the "Debtors") (Bankruptcy Case No. 19-BK-5532-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Four Hundred Thirty-Fifth Omnibus Objection.

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Fifth Omnibus Objection and supporting exhibits thereto; and the Court having jurisdiction to consider the Four Hundred Thirty-Fifth Omnibus Objection and to grant the relief requested therein pursuant to PROMESA section 306(a); and venue being proper pursuant to PROMESA section 307(a); and due and proper notice of the Four Hundred Thirty-Fifth Omnibus Objection having been provided to those parties identified therein, and no other or further notice being required; the claims identified in Exhibit A to the Four Hundred Thirty-Fifth Omnibus Objection (collectively, the "Claims to Be Disallowed") having been found to be claims for which the Commonwealth is not liable; and the Court having determined that the relief sought in the Four Hundred Thirty-Fifth Omnibus Objection is in the best interest of the Commonwealth and its creditors, and all the parties in interest; and the Court having determined that the legal and factual bases set forth in the Four Hundred Thirty-Fifth Omnibus Objection establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the Four Hundred Thirty-Fifth Omnibus Objection is GRANTED as set forth herein; and it is further

ORDERED that the Claims to Be Disallowed are hereby disallowed in their entirety; and it is further

ORDERED that Kroll is authorized and directed to designate the Claims to Be Disallowed as expunged on the official claims register in the Title III Cases; and it is further

ORDERED that this Order resolves Docket Entry No. 20490 in Case No. 17-3283; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

SO ORDERED.

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Dated:		
	Honorable Judge Laura Taylor Swain United States District Judge	

EXHIBIT A

Schedule of Claims Subject to the Four Hundred Thirty-Fifth Omnibus Objection



Case:17-03283-LTS Doc#:20902-1 Filed:05/19/22 Entered:05/19/22 17:07:11 Desc: Exhibit A Proposed Order Page 6 of 6 Four Hundred Thirty-Fifth Omnibus Objection Exhibit A - Claims to Be Disallowed ASSERTED CLAIM NAME DATE FILED CASE NUMBER DEBTOR CLAIM# AMOUNT DIAZ RAMIREZ, LUES 17 BK 03283-LTS Commonwealth of Puerto Rico 23026 \$ 3,458.00 RR 1 BOX 15057 MANATI, PR 00674 Reason: Proof of claim purports to assert habilities associated with ungoid unemployment benefits from the Department of Labor (DOL). The books and records of the DOL, however, show that the claimant was deemed ineligible in 2016 and, upon appeal within the DOL, the DOL confinned the claimant's ineligibility. Claimant did not appeal this decision and the claim and/or supporting documentation do not provide any further basis for asserting liability against the Commonwealth or any other Title III Debtur. FELICIANO ROSADO, MAJRA 1 5/3/2018 17 BK 03283-LTS Commonwealth of Puerto Rico Undetermined* CALLE ELENA SEGARRA #154 SECTOR FL MANI MAYAGUEZ, PR 00682 Reason: Proof of claim purports to assert liabilities associated the Communicalith of Puerto Rico, but the claim and/or supporting documentation do not provide any basis for asserting liabilities against the Commonwealth of Puerto Rico or any other Title III Debtor. GOLDMAN SACHS BANK USA (FIK/A GOLDMAN SACHS CAPITAL MARKETS. 17 BK 03283-LTS Commonwealth of Puerto Rico 5/25/2018 \$ 3,606,830,47* NECK VAN DUSEN(GOLDMAN SACHS BANK USA) 200 WEST STREET NEW YORK, NY 10282-2198 Reason: Proof of Claim and supporting documentation assert liabilities associated with an interest rate swap agreement between the claimant and COFINA. Pursuant to the Amended Order and Judgment Confirming the Third Amended Title III Plan of Adjustment of Poterto Rico Sales Tax Financing Corporation [ECF No. 5055] (the "COFINA Plan") and the Stipulation and Order with Respect to (A) Rejection of Swap Agreement Between Guldman Sachs Bank USA and Puerto Rico Sales Tax Financing Corporation, (B) Relief from Stay With Respect to Cash Collateral and (C) Allowance and Treatment of Claim [ECF No. 576, Case No. 17-3284], the claiman's agreement with COFINA was rejected and its claim against COFINA was treated pursuant to the COFINA Plan. Following confirmation of the COFINA Plan and approval of the settlement of the Commonwealth-COFINA Dispute, the claim and supporting documentation do not provide a basis for asserting liability against the Commonwealth of Paerto Rico. RODRÚGUEZ NÚÑEZ, JESSICA 17 BK 03283-LTS Commonwealth of Puerto Rico 28239 \$ 1,900,004 PO BOX 361191 SAN JUAN, PR 00936-1191 Reason: Proof of claim purports to assert liabilities associated with a Commenwealth program for reimbursing minor damage to vehicles caused by reads. The books and records of the office of Services to the Critizen within the Puerto Rico Department of Transportation and Public Works (DTOP) show, however, that the claimant did not properly execute and file a claim form within the required statutory period in order to be eligible for payment, and the period to file a claim has elapsed. The claim and supporting documentation do not provide any further basis for asserting liability against the Commonwealth or any other Tale III Debtor. SANTIAGO MEDINA, MILDRED 5/29/2018 17 BK 03283-LTS Commonwealth of Puerto Rico. 25574 \$ 830.00 18 HOLLY STREET CARTERET, NJ UNION Reason: Claim to Be Disallowed purports to assert liability against the Commonwealth for commissions allegedly owed to claimant for the sale of insurance, but such liability would lie, if at all, with the claimant's employer, and not the Commonwealth. TOTAL \$3,612,118,47* Oi * Indicates claim contains unliquidated and/or undetermined amounts Page 1 of 1 U

Form Departs Pay (621 DEGLARACIO AÑO CONTRIBUTIVO: 2024	DE PUERTO RICO - GOVERNM imento de Hasfenda - Departo IN INFORNATIVA - PLANES DE F TIVE RETURNI- RETIREMENT PL	ent of the Treasury TETIRO Y ANUALIDADES	Indique propiésiro - indicata pumi	0077056	
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Rollover Distribution	9.00	17. Cantidad Tributable Taxable Amount			
Costo de la Pensión o Anualidad Cost of Pension or Annalty	26,390.77		ral se Pagó por Adelantado	5,605.61	
Fondo de Retiro Gobernamental Governmental Retirement Fund Contribución Retenido sobre Pagos Periódicos de Plans	0.00	13. Aportaciones Voluntarias After-Tax Confirbutions		0.0	
Calificades of Gubernamentales - Tax Withheld from Penod Payments of Qualified or Governmental Plans	0.89			0.00	
 Contribución Retenida sobre una Distribución Total (201 Tax Withheld from Lump Sum Distributions (20%) 	8.03			0.000	
 Contribución Retenida sobre una Distribución Total (10% Tax Writished from Lump Sum Distributions (10%) 	6.90	Exempl income 21. Distribuciones por Razón de un Desastre Declarado		300.00	
B. Contribución Retenida sobre Distribuciones de Plane No Calificados - Tax Withheld from Distributions of No Qualified Plans		por el Gobernador de Puerte Rico - Distributions for Resson of a Disaster Declared by the Governor of Puerto Rico			
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10. Contribución Retenida sobre Anualidades Tax Withheld from Annullies	8.00	B. Tributables Taxable		9.08	
Contribución Retenida sobre Transferencia de u Plan Calificado a una Guenta de Retiro Individual N Deducible - Tax Witinheld from Rollover of a Qualifie	6	C. Cantidad sobre la cual se Pagé per Adelantado Amount over which a Prepayment was Made		9.02	
Plan to a Non Deductible Individual Retirement Account 12. Contribución Retenida sobre Distribuciones de	0.00	D. Aportaciones Volum After-Tax Combibution		0.00	
Programs de Cuentas de Ahorro para el Retiro (19% Tax Withheld from Distributions of the Retirement Saving Account Program (10%)		E. Total (Some lineas 2 Total (Add lines 21A t		0.00	
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14. Contribución Relenida sobre Distribuciones a N Residentes - Tax Wähheld from Nonresident's Distribution	o 23. Código de Distribución		n	A	
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	4355		RY 25 OR NOVEMBER 30 AS APPLIC		

RETIREMENT BOARD

Case:17-03283-LTS Doc#:23983-4 Filed:04/11/23 Entered:04/11/23 19:48:55 Desc: Exhibit B-1 Page 55 of 57

Government of Puerto 592 - TEACHERS' RE	FIREMENT SYSTE		From: Until:	oup: SM-bi 03/01/ 03/15/	/2022 /2022 [Notice #: Date of Notice:	9600835 03/14/2022
MAIRA I. FELICIANO SECTOR EL MANÍ 154 CALLE ELENA SE MAYAGÜEZ, PR 0068 SS: XXX-XX-[REDACT	GARRA 2	Place: DI	.XXX48// 2180-DISABILITY 04 SABILITY ACT 91 ensioner 67.14 Monthly		DATA: Marital Status: Concessions: Addit. Pct.: Adv. Amount:	Federal Married 0	PR Married 39+99
	HOUR	S AND INCOME				TAXES	
		irrent	Cumulat	ive			
Description	Salary H	ours Income	Hours In	come	Description	Current	Cumulative
Total:		233.57	390 00	1,167.85	Total:	0.00	0.00
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GROSS			TOTAL TAX		TOTAL DEDU		NET PAID
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Initial Balance	0.00					ice #9600835	58.73
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- Used: - Donated: + Adjustments Final Balance:	0.00						

MESSAGE:

Government of Puerto Rico 592 - TEACHERS' RETIREMENT SYSTEM-PENS Date 03/14/2022 Notice No. 9600835

Deposit Amount: \$58.73

[Barcode]
TRAY 60 SEQ 15246 **********AUTO**SCH 5-DIGIT 00680 15246 1 AV 0.426
MAIRA I FELICIANO ROSADO
PARC MANÍ
154 CALLE ELENA SEGARRA
MAYAGÜEZ PR 00682-6123

DISTRIBUTION C	F DIRECT DEPOSIT	
Account Type	Account Number	Deposit Amount
Checking	6866	\$58.73
Total:		\$58.73

NON-NEGOTIABLE





- 718.384.8040
- ☑ TargemTranslations.com
- projects@targemtranslations.com
- 185 Clymer St. Brooklyn, NY 11211

TRANSLATOR'S CERTIFICATE OF TRANSLATION

Translation from: Spanish (Puerto Rico) into English (US)

TARGEM Translations Inc.

I, Andreea I. Boscor, ATA-certified Spanish-English #525556, acting as translator at TARGEM Translations Inc., a NEW YORK City corporation, with its principal office at 185 Clymer Street, Brooklyn, NY, 11211, USA, certify that:

the English translated document is a true and accurate translation of the original Spanish and has been translated to the best of my knowledge.

Original Document Name: Claim No. 179662 (2)

Signed this 18TH of July 2022

Andrea Boscor Spanish into English Certification #525556

Verify at www.atanet.org/verify

Andreea I. Boscor

